OWNER'S CERTIFICATION OF CONTINUING PROGRAM COMPLIANCE

Project Name:	
Certification Dates:	January 1, 2006 - December 31, 2006
LIHTC #	MSHDA #
	Ownership Entity:
Tax ID #	·
Ownership Name	
Contact Person	
Street Address	
City, State Zip	
Phone	
Fax	
E-mail	
	Management Agent:
Company Name	
Contact Person	
Street Address	
City, State Zip	
Phone	
Fax	
E-mail	
☐No buildings have been Place	ed in Service
At least one building has bee	en placed in Service but owner elects to begin credit period in the following year.
· · · · · · · · · · · · · · · · · ·	ease check the appropriate box, and proceed to page 4 to sign and date this form.
A completed First Year Credit S	statement must attached.
The undersignedon beha	alf of (the "Owner"), hereby certifies that:
1. The project meets the m	ninimum requirements of: (check one)
20-50 test under	Section 42(g)(1)(A) of the Code
40-60 test under	Section 42(g)(1)(B) of the Code
15-40 test for "de	ep rent-skewed" projects under Section 42(g)(4) and 142(d)(4)(B) of the Code
	nge in the applicable fraction (as defined in Section 42(c)(1)(B) of the Code) for
any building in the proje	ct:
☐ NO CHANGE	☐ CHANGE
If "CHANGE", list the ap	plicable fraction to be reported to the IRS for each building in the project for the

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certification year, on page 3.

3.	documentation to support the	hat certification, or the ed a annual Tenant In	ome Certification from each low-inco owner has a re-certification waiver let come Certification from each low-inco r initial occupancy:	ter from the IRS in
	☐ YES	□NO		
4.	Each low-income unit in the	e project has been ren	t-restricted under Section 42(g)(2) of	the Code:
	☐ YES	□ NO		
5.			been for use by the general public ar the homeless provided under Section 4	
	☐ YES	□NO	HOMELESS	
6.	A finding of discrimination Development (HUD), 24 CF	includes an adverse R 180.680, an adverse	ng Act, 42 U.S.C 3601-3619, has occur final decision by the Secretary of Ho e final decision by a substantially equiven adverse judgment from a federal co	ousing and Urban valent state or local
	☐ NO FINDING			
7.	and building codes (or othe	r habitability standards	le for occupancy, taking into account lo s), and the state or local government u report of a violation for any building or	ınit responsible for
	☐ YES	□NO		
	If " NO ", state nature of viola 1.42-5 and any documenta	. •	ach a copy of the violation report as re	equired by 26 CFR
8.	There has been no change in the project since the last	•	(as defined in Section 42(d) of the Coo on:	de) of any building
	☐ NO CHANGE			
	fee is now charged for a ten	ant facility formerly pro	a common area unit has become a cor ovided without charge, or the project or ch had not been disclosed to the allo	wner has received
9.	project, such as swimming	pools, other recreation	under Section 42(d) of the Code of a nal facilities, parking areas, washer/d without charge to all tenants in the b	ryer hookups, and
	☐ YES	□NO		

10.	If a low-income unit in the project has been vacant during the year, reasonable attempts were or are being made to rent that unit or the next available unit of comparable or smaller size to tenants having a qualifying income before any units were or will be rented to tenants not having a qualifying income:				
	☐ YES	□NO			
11.		, the next available	t in any building increased above the limit allowed in secunit of comparable or smaller size in that building was come:		
	☐ YES	\square NO			
12.	requirement under Section applicant because the apstates Housing Act of 193 solely on their status as a	n 42(h)(6)(B)(iv) the plicant holds a volon, 7, 42 U.S.C. 1437 holder of a Section ovision, as outling	ent as described in Section 42(h)(6) was in effect, included at an owner cannot refuse to lease a unit in the project other or certificate of eligibility under Section 8 of the s. Owner has not refused to lease a unit to an applicant on 8 voucher and the project otherwise meets the project in the extended low-income housing commitmed years 1987-1989):	ct to ar United t based visions	
	☐ YES	\square NO	□ N/A		
13.	a qualified non-profit orga	nization under Se	the portion of the state ceiling set-aside for a project in ction 42(h)(5) of the Code and its non-profit entity ma nent within the meaning of Section 469(h) of the Code	aterially	
	☐ YES	□NO	□ N/A		
14.		d an increase in th	d or had their tenancies terminated other than for good ne gross rent with respect to a low-income unit not oth		
	☐ YES	□NO	□ N/A		
15.	under IRS Notice 2005-69 whose income exceeded	9; and as of Septe the applicable inc inits. Tenants tha	rary housing for households displaced by hurricane K mber 30, 2006, the tenancy of any displaced individual ome limits have been terminated and such individuals qualified for a unit under the requirements of Section to a valid lease.	als have	
	☐ YES	□ NO	□ N/A		
16.	There has been no chang	ge in the ownershi	of the project:		
	☐ NO CHANGE				
	If "Change", complete pa	ge 3 detailing the	changes in ownership of the project.		

PLEASE EXPLAIN ANY ITEMS THAT WERE ANSWERED "NO", "CHANGE" OR "FINDING", ON QUESTIONS 1-14:

Question #	Explanation
	plete this form in its entirety will result in noncompliance with program requirements. Idual other than an owner or general partner of the project is not permitted to sign this
	ed by the state agency.
	se in compliance with the Code, including any Treasury Regulations, the applicable State
Allocation Plan, and a made UNDER PENAL	ll other applicable laws, rules and regulations. This Certification and any attachments are TY OF PERJURY.
	(Ownership Entity)
Ву:	
Title:	Date: